Entered 09/26/17 16:59:17 Desc Main Case 16-10776-TPA Doc 93 Filed 09/26/17

Document Page 1 of 6 IN THE UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF PENNSYLVANIA

Debtor#1:	Todd R. Newcome		Last Fou	ır (4) Digits of SSN:	<u>5122</u>
Check if applica	ble X Amended Plan	Plan expected to	be completed within	the next 12 months	s
			ED <u>September 26</u>		
			DEBTOR PURSUA		
UNLE	SS PROVIDED BY PRIOR C	COURT ORDER TI	HE OFFICIAL PLA	N FORM MAY NOT	T BE MODIFIED
PLAN FUNDIN					
Total amount	of \$1,675.00 per month for	a plan term of 60	_ months shall be pai	d to the Trustee from	future earnings as follow
Payments:	By Income Attachment \$ 1,675.00 \$ hments must be used by Debto	¢	Directly by Debtor	By Au	itomated Bank Transfer
D#1	\$ <u>1,075.00</u>	_		Φ ¢	
Uncome attacl	φ hmants must be used by Dabto	 vrc having attachabl	le income)	φ (SSA dir	rect deposit recipients only
(meome attack	innents must be used by Debte	ns naving attachaoi	ic income)	(bb/1 dir	eet deposit recipients oin
	ount of additional plan funds f				
	hall calculate the actual total p				
The responsib	ility for ensuring that there are	e sufficient funds to	effectuate the goals	of the Chapter 13 pla	in rests with the Debtor.
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LAN PAYMEN	TS TO BEGIN: no later than	one month followi	ing the filing of the ba	ankruptcy petition.	
		n one month followi	ing the filing of the ba	ankruptcy petition.	
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OR AMENDED i. The	PLANS: total plan payments shall con				v monthly payment for t
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or AMENDED i. The rema iii. The properties of	PLANS: total plan payments shall con	nsist of all amount	ts previously paid to	gether with the new	
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Filing fees: the balance of \$0.00 shall be fully paid by the Trustee to the Clerk of Bankruptcy Court from the first available funds.

Case 16-10776-TPA Doc 93 Filed 09/26/17 Entered 09/26/17 16:59:17 Document Page 2 of 6

2. PERSONAL PROPERTY SECURED CLAIMS AND LEASE PAYMENTS ENTITLED TO PRECONFIRMATION ADEQUATE PROTECTION PAYMENTS UNDER SECTION 1326 (a)(1)(C)

Creditors subject to these terms are identified below within parts 3b, 4b, 5b or 8b. Timely plan payments to the Trustee by the Debtor(s) shall constitute compliance with the adequate protection requirements of Section 1326 (a)(1)(C). Distributions prior to final plan confirmation shall be made at Level 2. Upon final plan confirmation, these distributions shall change to level 3. Leases provided for in this section are assumed by the Debtor(s).

Monthly Payment

Pre-petition arrears to

3(a). LONG TERM CONTINUING DEBTS CURED AND REINSTATED, AND LIEN (if any) RETAINED

Description of Collateral

Name of Cicultor	Description of Cond	iterar	ontiny rayment	11c-petition arrears to		
(include account #)	(Address or parcel I	D (I:	f changed, state	be cured (w/o interes		
	of real estate, etc.)	ef	fective date)	unless expressly state		
Dan & Kelly Reitz	216 Dinsmore Aver	nue \$8	300.00/mo pending			
Claim No. 16	Punxsutawney, PA	15767 pa	yment in full through			
	Map No: 23-001-06	511 sa	le of property			
GM Financial	2015 Chevrolet Silv	verado \$8	347.00			
Claim No. 3						
(b). Long term debt class	ims secured by PERSONAL pro	operty entitled to §1326	$\delta(a)(1)(C)$ preconfirmat	ion adequate protectior		
payments:				1		
,	DIFICATION OF CONTRACT plan level three (for vehicle pay					
Name of Creditor	Description of Collateral	Contractual	Principal Balance	Contract Rate of		
		Monthly	Of Claim	Interest		
		Payment (Level	3)			
	econfirmation adequate protectio					
	he statute, and if claims are to b	pe paid at level two prio	er to confirmation, and n	wed to level three afte		
onfirmation):						
Name of Creditor	Description of Colletonal	Cantus street Ma		$C \cdot C \cdot C$		
Name of Ciculoi	Description of Collateral	Contractual Mo	onthly Principal Balance	e Contract Rate of		

5. SECURED CLAIMS TO BE FULLY PAID ACCORDING TO MODIFIED TERMS AND LIENS RETAINED

5(a). Claims to be paid at plan level three (for vehicle payments, do not use "pro rata"; instead, state the monthly payment to be applied to the claim)

Payment (Level 3)

Of Claim

Name of Creditor	Description of Collateral	Modified Principal Balance	Interest Rate	Monthly Payment at Level 3 or Pro Rata

5(b). Claims entitled to preconfirmation adequate protection payments pursuant to Section 1326 (a)(1)(C) (Use only if claim qualifies for this treatment under the statute, and if claims are to be paid at level two prior to confirmation, and moved to level three after confirmation):

Name of Creditor	Description of Collateral	Modified Principal	Interest Rate	Monthly
		Balance		Payment at Level
				3 or Pro Rata

Name of Creditor

Interest

Case 16-10776-TPA Doc 93 Filed 09/26/17 Entered 09/26/17 16:59:17 Desc Main

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6. SECURED CLAIMS NOT PAID DUE TO SURRENDER OF COLLATERAL; SPECIFY DATE OF SURRENDER Page 3 of 6 7. THE DEBTOR PROPOSES TO AVOID OR LIMIT THE LIENS OF THE FOLLOWING CREDITORS:

Name the Creditor and ident	ify the colla	teral with specifici	ty.	Name	the Cred	litor	and identify	the col	ateral with	specificity.	
Sterling Jewelers Inc., dba Claim No. 1 COLLATERAL: Merchand Date of Surrender: 8/12/20	dise Jewelry										
Sterling Jewelers Inc., dba Kay Jewelers Claim No. 2 COLLATERAL: Merchandise Jewelry Date of Surrender: 8/12/2016											
Hyundai Capital America Claim No. 23 COLLATERAL: 2014 Kia S Date of Surrender: 4/27/20 been ratified		r plan payments ha	ive								
8. LEASES. Leases provimade by the Trustee. 8(a). Claims to be paid at province.				-							
applied to the claim): Name of Creditor (include account#)	me of Creditor Description of leased asset			Monthl	Monthly payment amount and number of payments			Pre-pe (Witho	Pre-petition arrears to be cured (Without interest, unless expressly stated otherwise)		
8(b). Claims entitled to precofor this treatment under the confirmation): Name of Creditor (include account#)	statute, and		e paid	at level Month		er to	confirmation	Pre-p	noved to le etition arre- nout interes	evel three after	
9. SECURED TAX CLAIN	AS FULLY	PAID AND LIEN	IS RET	TAINED							
Name of Taxing Authority	Total Amo	ount of Claim	Type	of Tax	Rate of		Identifying Collateral i			Tax Periods	
Jefferson County Tax Claim Bureau Claim No 26	real estate	ll through sale of		Estate	9.00%		Punxsutav Map No: 2	more Avenue wney, PA 15767 23-001-0611		2015	
* The secured tax claims of interest at the statutory rate in 10. PRIORITY DOMEST! If the Debtor (s) is currently the Debtor (s) expressly agreed orders. If this payment is for SCDU, etc.	n effect as of C SUPPOR paying Domes to continu	f the date of confirm RT OBLIGATION mestic Support Obligation e paying and remains	nation S: gations in curre	of the fire s through ent on all	existing Domest	rovio stat ic Su	ding for payn te court orde upport Oblig	ment of r(s) and ations tl	leaves this	s section blank, sting state court	
Name of Creditor		Description					tal Amount o	of	Monthly Prorata	Payment or	

Case 16-10776-TPA Doc 93 Filed 09/26/17 Entered 09/26/17 16:59:17 Desc Main Document Page 4 of 6

11. PRIORITY UNSECURED TAX CLAIMS PAID IN FULL

Name of Taxing Authoric	T.Y	Total Amount of Clain	Type	of Tax		te of Interest 6 if blank)	Tax	Periods
 a. Percentage fees p b. Attorney fees are or on behalf of th paid, a total of \$_fee application to 	ayable to the payable to TI e Debtor, the has be filed and a	CLAIMS TO BE FUI Chapter 13 Fee and Expe HOMPSON LAW GRO amount of \$_3,000.00 is been approved pursuant approved before any addi	nse Fund sha UP, P.C. . It to be paid a o a fee appli	n addition to t the rate of ication. An	o a retaine f \$ 250.00 additiona	r of \$ <u>1,000.0</u> per month. In l \$ <u>6,000.00</u> will	00 alread cluding	y paid b any retaine
. OTHER PRIORITY	CLAIMS T	O BE PAID IN FULL						
Name of Creditor	Total A	Amount of Claim	Interest (0% if b		Statute Pr	oviding Priority	y Status	
eatment. nese payments comprise	a single mor	NTHLY PAYMENTS.	for post-pet	ition utility	services,	any post-petitio	n delinq	uencies an
eatment. nese payments comprise apaid security deposits. Byment change, the Debt	a single mor The claim pa or will be req		for post-pet. For the life of plan. These	ition utility of the plan.	services, Should the	any post-petitio	n delinq	uencies an
eatment. nese payments comprise apaid security deposits. Byment change, the Debt	a single mor The claim pa or will be req	nthly combined payment ayment will not change uired to file an amended	for post-pet for the life of plan. These ebtor (s) afte	ition utility of the plan.	services, Should the may not re	any post-petitio	n delinq motion 1 post-pet	uencies an requesting ition claim
eatment. nese payments comprise apaid security deposits. by the Debt of the utility ment change, the utility ment change.	a single mor The claim pa or will be req	nthly combined payment ayment will not change uired to file an amended	for post-pet for the life of plan. These ebtor (s) afte	ition utility of the plan. e payments er discharge	services, Should the may not re	any post-petitione utility file a esolve all of the	n delinq motion 1 post-pet	uencies an requesting ition claim
eatment. nese payments comprise apaid security deposits. The utility ment change, the Debt the utility. The utility ment of Creditor	a single mor The claim pa or will be req	nthly combined payment ayment will not change uired to file an amended	for post-pet for the life of plan. These ebtor (s) after Monthly	ition utility of the plan. e payments er discharge	services, Should the may not re	any post-petitione utility file a esolve all of the	n delinq motion 1 post-pet	uencies an requesting ition claim

16. CLAIMS OF GENERAL, NONPRIORITY UNSECURED CREDITORS

Debtor(s) ESTIMATE that a total of $\$\underline{0.00}$ will be available for distribution to unsecured, non-priority creditors. Debtor(s) UNDERSTAND that a MINIMUM of $\$\underline{0.00}$ shall be paid to unsecured, non-priority creditors in order to comply with the liquidation alternative test for confirmation. The total pool of funds estimated above is NOT the MAXIMUM amount payable to this class of creditors. Instead, the actual pool of funds available for payment to these creditors under the plan base will be determined $\underline{0.00}$ %. The percentage of payment may change, based upon the total amount of allowed claims. Late-filed claims will not be paid unless all timely filed claims have been paid in full. Thereafter, all late-filed claims will be paid pro-rata unless an objection has been filed within 30 days of filing the claim. Creditors not specifically identified in Parts 1 - 15, above, are included in this class.

GENERAL PRINCIPLES APPLICABLE TO ALL CHAPTER 13 PLANS

This is the voluntary Chapter 13 reorganization plan of the Debtor (s). The Debtor (s) understand and agree that the Chapter 13 plan may be extended as necessary by the Trustee, to not more than sixty (60) months, in order to insure that the goals of the plan have been achieved. Property of the estate shall not re-vest in the Debtor (s) until the bankruptcy case is closed.

The Debtor (s) shall comply with the tax return filing requirements of Section 1308, prior to the Section 341 Meeting of Creditors, and shall provide the Trustee with documentation of such compliance at or before the time of the Section 341 Meeting of Creditors. Counsel for the Debtor(s), or Debtor (if not represented by counsel), shall provide the Trustee with the information needed for the Trustee to comply with the requirements of Section 1302 as to notification to be given to Domestic Support Obligation creditors, and Counsel for the Debtor(s), or Debtor (if pro se) shall provide the Trustee with the calculations relied upon by Counsel to determine the Debtor (s)' current monthly income and disposable income.

As a condition to eligibility of the Debtor(s) to receive a discharge upon successful completion of the plan, Counsel for the debtor(s), or the debtor(s) if not represented by counsel, shall file with the Court Local Bankruptcy Form 24 (Debtor's Certification of Discharge Eligibility) within forty-five (45) days after making the final plan payment.

All pre-petition debts are paid through the Trustee. Additionally, ongoing payments for vehicles, mortgages and assumed leases are also paid through the Trustee, unless the Court orders otherwise.

Percentage fees to the Trustee are paid on all distributions at the rate fixed by the United States Trustee. The Trustee has the discretion to adjust, interpret and implement the distribution schedule to carry out the plan. The Trustee shall follow this standard plan form sequence unless otherwise ordered by the Court.

The provisions for payment to secured, priority and specially classified creditors in this plan shall constitute claims in accordance with Bankruptcy Rule 3004. Proofs of claim by the Trustee will not be required. The Clerk shall be entitled to rely on the accuracy of the information contained in this plan with regard to each claim. If the secured, priority or specially classified creditor files its own claim, then the creditor's claim shall govern, provided the Debtor (s) and Debtor (s)' counsel have been given notice and an opportunity to object. The Trustee is authorized, without prior notice, to pay claims exceeding the amount provided in the plan by not more than \$250.

Case 16-10776-TPA Doc 93 Filed 09/26/17 Entered 09/26/17 16:59:17 Desc Main

Document Page 6 of 6

Any Creditor whose secured claim is modified by the plan, or reduced by separate lien avoidance actions, shall retain its lien until the plan has been fully completed, or until it has been paid the full amount to which it is entitled under applicable non-bankruptcy law, whichever occurs earlier. Upon payment in accordance with these terms and successful completion of the plan by the Debtor (s), the creditor shall promptly cause all mortgages and liens encumbering the collateral to be satisfied, discharged and released

Should a pre-petition Creditor file a claim asserting secured or priority status that is not provided for in the plan, then after notice to the Trustee, counsel of record, (or the Debtor (s) in the event that they are not represented by counsel), the Trustee shall treat the claim as allowed unless the Debtor(s) successfully objects.

Both of the preceding provisions will also apply to allowed secured, priority and specially classified claims filed after the bar date. LATE-FILED CLAIMS NOT PROPERLY SERVED ON THE TRUSTEE AND THE DEBTOR(S)' COUNSEL OF RECORD (OR DEBTOR, IF PRO SE) WILL NOT BE PAID. The responsibility for reviewing the claims and objecting where appropriate is placed on the Debtor.

BY SIGNING THIS PLAN THE UNDERSIGNED, AS COUNSEL FOR THE DEBTOR(S), OR THE DEBTOR(S) IF NOT REPRESENTED BY COUNSEL, CERTIFY THAT I/WE HAVE REVIEWED ANY PRIOR CONFIRMED PLAN(S), ORDER(S) CONFIRMING PRIOR PLAN(S), PROOFS OF CLAIM FILED WITH THE COURT BY CREDITORS, AND ANY ORDERS OF COURT AFFECTING THE AMOUNT(S) OR TREATMENT OF ANY CREDITOR CLAIMS, AND EXCEPT AS MODIFIED HEREIN, THAT THIS PROPOSED PLAN CONFORMS TO AND IS CONSISTENT WITH ALL SUCH PRIOR PLANS, ORDERS AND CLAIMS. FALSE CERTIFICATIONS SHALL SUBJECT THE SIGNATORIES TO SANCTIONS UNDER FED.R.BANK.P. 9011.

Attorney Signature s/Brian C. Thompson, Esquire
Attorney Name and Pa. ID #Brian C. Thompson, Esquire Pa.ID 91197
Attorney Address and Phone 125 Warrendale-Bayne Road, Suite 200 Warrendale, PA 15086
Debtor Signature s/Todd R. Newcome
Debtor Signature